

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION**

In re: ) Chapter 11  
 )  
CIRCUIT CITY STORES, INC., *et al.*<sup>1</sup> ) Case No. 08-35653-KRH  
 )  
Debtors. ) Jointly Administered

**STATEMENT PURSUANT TO RULE 2019  
OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE**

I, Neil E. McCullagh, declare and state as follows:

1. I am an attorney licensed to practice law in the Commonwealth of Virginia and a partner with the law firm of Cantor Arkema, P.C. ("Cantor Arkema"). I have personal knowledge of the facts set forth herein and if called as a witness could and would competently testify thereto.

2. Cantor Arkema represents the following creditors in connection with the above-styled jointly-administered Chapter 11 cases:

(a) Dentici Family Limited Partnership, c/o James P. Dentici, 3405 S. Waterville Road, Oconomowoc, Wisconsin, 53066, landlord for the following location:

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<sup>1</sup> The Debtors in these jointly administered are the following: Circuit City Stores, Inc.; Circuit City Stores West Coast, Inc.; InterTAN, Inc.; Ventoux International, Inc.; Circuit City Purchasing Company, LLC; CC Aviation, LLC; CC Distribution Company of Virginia, Inc.; Circuit City Properties, LLC; Kinzer Technology, LLC; Patapsco Designs, Inc.; Sky Venture Corp.; XSStuff, LLC; Courchevel, LLC; Circuit City Stores PR, LLC; Prahs, Inc.; Orbyx Electronics, LLC; Mayland MN, LLC; and Abbott Advertising Agency, Inc.

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4585 South 76<sup>th</sup> Street, Greenfield, Wisconsin 53220 (Circuit City Store No.

3176);

(b) Chino South Retail PG, LLC, c/o William A. Wood, Esq., Bracewell & Giuliani LLP, 711 Louisiana Street, Suite 2300, Houston, Texas 77002 (“Mr. Wood”), landlord for the following location: Rancho del Chino South Shopping Center, Ramona Avenue and Chino Hills Parkway, Chino, California (Circuit City Store No. 3888);

(c) Raymond & Main Retail, LLC, c/o Mr. Wood, landlord for the following location: Parcel I in the City of Alhambra, County of Los Angeles, State of California, as shown on Parcel Map No. 19698, filed in Book 233, Pages 11 and 12 of Parcel Maps, in the Office of the County Recorder of Los Angeles County, Commonly, referred to as the Raymond and Main Center, Located at 2121 Main Street, Alhambra, California;

(d) Pannatoni Development Company, Inc., as Agent for VVI Texas Holdings, LLC, TI PI Texas, LLC, Dudley Mitchell Properties TX, LLC, Shelby Properties, TX, LLC, and Pintar Investment Properties TX, LLC (“Panattoni Denton”), c/o Mr. Wood, landlord for the following location: Shops at Colorado in Denton, Texas;

(e) Pannatoni Development Company, Inc., as Agent for Charles L. Kessinger, Jacque L. Kessinger, and Northglenn Retail, LLC (“Panattoni Northglenn”), c/o Mr. Wood, landlord for the following location: Shops at Colorado in Denton, Texas;

(f) Panattoni Construction, Inc., c/o Mr. Wood, a general contractor retained by the Debtors to construct their store in Alhambra, California; and

(g) Cormark Inc., 1701 Winthrop, Des Plaines, Illinois 60018, a vendor of the Debtors.

3. Dentici Family Limited Partnership, Chino South Retail PG, LLC, Raymond & Main Retail, LLC, Panattoni Denton, and Panattoni Northglenn are non-residential landlords and intend to participate in the lease disposition and claims filing process. Cormark Inc.'s claim arises from the sale of certain products to the Debtors during 2008. Cormark Inc. has asserted a reclamation claim against the Debtors and may also have a secured claim.

4. Cantor Arkema serves as local counsel to Chino South Retail PG, LLC, Raymond & Main Retail, LLC, Panattoni Denton, Panattoni Northglenn, and Panattoni Construction, Inc. Cantor Arkema was contacted by the law firm of Bracewell & Giuliani LLP for that purpose.

5. Cantor Arkema serves as lead counsel for Dentici Family Limited Partnership and Cormark Inc.

6. The entities referenced above have not yet determined the nature and amount of any claims to be asserted.

7. Cantor Arkema has served as counsel for debtor Circuit City Stores, Inc. prior to the filing of the above-styled Chapter 11 cases and remains counsel of record for Circuit City Stores, Inc. in some of those matters. However, Cantor Arkema does not expect to perform any further services in those matters, has waived any claims it might have had against Circuit City Stores, Inc., and has obtained the approval of Circuit City Stores, Inc. to represent the entities referenced above in the above-styled Chapter 11 cases.

8. Cantor Arkema has disclosed this multiple representation to each of the

above-referenced clients and has obtained each client's consent to this multiple representation.

CANTOR ARKEMA, P.C.

By: /s/ Neil E. McCullagh

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**CERTIFICATE OF SERVICE**

I hereby certify that on December 22, 2008, a true copy of the foregoing Statement

Pursuant to Rule 2019 was sent by electronic means through the Court's ECF system or by first-

class mail, postage prepaid, to the following:

/s/ Neil E. McCullagh

**CIRCUIT CITY STORES, INC.**  
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